



DISH Network, L.L.C. 9601 S. Meridian Boulevard Englewood, CO 80112

 Invoice Number:
 416923

 Invoice Date:
 05/06/15

 Matter Number:
 29515.00040

Terms: Payable Upon Receipt

INVOICE # 416923 SUMMARY

Total Fees	\$6,025.50
Total Costs	\$0.00
Total for invoice # 416923	\$6,025.50

For Billing Questions, contact ERIC L ZALUD at (216) 363-4500 or fax to (216) 363-4588

Check Payments:

Benesch Friedlander Coplan & Aronoff LLP

Attn: Accounting Dept. 200 Public Square #2300 Cleveland, OH 44114-2378

Reference: 416923

REMIT TO: Wire Payments:

Benesch Friedlander Coplan & Aronoff LLP

PNC Bank Cleveland, OH 44114 ABA: 041000124 Account: 4224589959 Reference: 416923

Credit Card Payments

Benesch Friedlander Coplan & Aronoff LLP

Visa, MasterCard or American Express Please call: (216) 363-4500

Tax Identification Number: 34-6596918



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Matter 00040 Helwig, Kristin v. Diversified Consultants, Inc., et al.

FOR PROFESSIONAL SERVICES RENDERED THROUGH 04/30/15:

Date	Tkpr	Description	Hours	Amount
04/21/15	ELZ	Had discussions and communications with Plaintiff's counsel regarding T-Mobile motion to quash filing	0.20	\$84.00
04/22/15	ELZ	Received and reviewed Plaintiff's motion to quash T- Mobile subpoena and brief in support	0.40	\$168.00
04/22/15	ELZ	Began work on opposition to Plaintiff's motion to quash	0.20	\$84.00
04/22/15	DMK	Review and analyze Plaintiff's Motion to Quash Subpoena	0.40	\$114.00
04/22/15	DMK	Research regarding Federal Rule of Civil Procedure 45 and prior notice in order to plan and prepare Brief in Opposition to Plaintiff's Motion to Quash Subpoena	0.80	\$228.00
04/22/15	LEK	Communicate with D. Krueger regarding his various questions about the case, causes of action, and strategy in preparation for D. Krueger to draft the opposition to Plaintiff's motion to quash	0.40	\$110.00
04/22/15	LEK	Review the file and prepare email to D. Krueger including the complaint, answer, subpoena, Plaintiff's motion to quash, summary of Western District of Wisconsin case, and docket due dates in preparation to draft the opposition to Plaintiff's motion to qua sh	0.90	\$247.50
04/22/15	LEK	Communicate with D. Krueger and G. Willson regarding proof of service of the subpoena in preparation to include in the opposition to Plaintiff's motion to quash	0.40	\$110.00
04/22/15	LEK	Review Plaintiff's motion to quash in preparation to outline responsive arguments	0.60	\$165.00

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04/23/15	ELZ	Received and reviewed Plaintiff's counsel's declaration in support of motion to quash as to T Mobile records	0.20	\$84.00
04/23/15	ELZ	Continued work on brief in opposition to motion to quash T-Mobile subpoena	to 0.20	\$84.00
04/23/15	DMK	Plan and prepare Brief in Opposition to Plaintiff's Motion to Quash Subpoena, including review of Plaintiff's Complaint, Answer and discovery	0.90	\$256.50
04/23/15	DMK	Research regarding privacy interest in consume phone records	r 0.80	\$228.00
04/23/15	DMK	Research regarding privacy interests in cellular t data in order to plan and prepare Opposition to Motion to Quash	tower 1.40	\$399.00
04/23/15	DMK	Research regarding Stored Communications Ac exemptions for production of cell tower data	t and 2.40	\$684.00
04/23/15	DMK	Research regarding Stored Communications Acimplied waiver for putting call history at issue	t and 0.90	\$256.50
04/23/15	DMK	Research regarding Stored Communications Acapplication to civil actions where plaintiff puts caissue		\$171.00
04/23/15	DMK	Research regarding Wisconsin statute and claim Plaintiff's Complaint and location of accrual of ca of action in order to plan and prepare Brief in Opposition to Plaintiff's Motion to Quash		\$199.50
04/23/15	LEK	Communicate with D. Krueger regarding the cas facts, the district case law, and grounds to transference preparation for D. Krueger to draft the opposition Plaintiff's motion to quash	fer in	\$110.00
04/24/15	ELZ	Made revisions and additions to our brief in opposition to Plaintiff's motion to quash T-Mobile subpoena	0.40	\$168.00
04/24/15	DMK	Draft and revise Brief in Opposition to Plaintiff's Motion to Quash Subpoena	4.50	\$1,282.50
04/24/15	LEK	Review and revise the opposition to Plaintiff's motor quash	otion 0.80	\$220.00
04/24/15	LEK	Communicate with D. Krueger regarding the opposition to Plaintiff's motion to quash argumer case law, and footnotes	0.40 nts,	\$110.00
04/29/15	ELZ	Prepared for upcoming telephonic hearing as to motion to quash	0.30	\$126.00
04/29/15	ELZ	Continued preparation for and conducted telephonearing on plaintiff's motion to quash and prevail		\$336.00

Benesch, Friedlander, Coplan & Aronoff LLP

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Invoice Date: 05/06/15

TIME SUMMARY:

Timekeeper	Hours	Rate	Value
ERIC L ZALUD	2.70 hours at	\$420.00 =	\$1,134.00
LAURA E. KOGAN	3.90 hours at	\$275.00 =	\$1,072.50
DAVID M. KRUEGER	13.40 hours at	\$285.00 =	\$3,819.00

Total Current Fees \$6,025.50

FOR COSTS AND EXPENSES INCURRED THROUGH 04/30/15:

TOTAL AMOUNT OF THIS INVOICE

\$6,025.50

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